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June 1, 2021

VIA ECF

Hon. Analisa Torres
United States District Court
Southern District of New York
500 Pearl Street
New York, NY 10007
Torres_NYSDChambers@nysd.uscourts.gov

Re: *Floyd v. City of New York, 08 Civ. 1034 (AT)*
Davis v. City of New York, 10 Civ. 0699 (AT)
Ligon v. City of New York, 12 Civ. 2274 (AT)

Dear Judge Torres:

We write on behalf of Plaintiffs in the above-entitled actions currently pending before Your Honor. Earlier today, the Court-appointed Monitor in these three cases filed a letter in opposition to *Floyd*, *Davis*, and *Ligon* Plaintiffs' joint March 25, 2021 motion to compel him to provide Plaintiffs with access to certain information addressed to the Court (*Floyd* ECF No. 824; *Davis* ECF No. 561; *Ligon* ECF No. 466). See *Floyd* ECF No. 836. Accordingly, *Floyd*, *Davis* and *Ligon* Plaintiffs now write to notify the Court of our intention to file a reply in further support of our March 25 motion to compel within 7 days, by no later than June 8, 2021, as provided for under S.D.N.Y. Local Civil Rule 6.1 (b).

Thank you for your time and consideration.

Respectfully submitted,

\s\ Darius Charney
Darius Charney
Counsel for Floyd Plaintiffs

\s\ Jenn Rolnick Borchetta
Jenn Rolnick Borchetta
Counsel for Ligon Plaintiffs

JUSTICE TAKES A FIGHT.

\s\ Jin Hee Lee

Jin Hee Lee

Counsel for Davis Plaintiffs